IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA

UNITED STATES OF AMERICA,)	
)	
Plaintiff,)	
)	
v.)	Case No. 04-CR-0073-001-CVE
)	
COREY LAMONT BARNETT,)	
)	
Defendant.)	

OPINION AND ORDER

Before the Court's *sua sponte* motion to modify the judgment (Dkt. # 86) by reducing the term of supervised release imposed.

In January 2005 defendant was convicted of the offense of unlawful distribution of cocaine base (crack), in violation of 21 U.S.C. §§ 841(a)(1) & (b)(1)(C). In June 2005 defendant was sentenced to a term of 24 months in the custody of the Bureau of Prisons, to be followed by a three-year term of supervised release. In December 2006 defendant's term of supervised release was revoked and he was sentenced to a 12-month term of imprisonment and a 24-month term of supervised release (Dkt. # 67). In March 2009 defendant's term of supervised release was again revoked, resulting in 18 months imprisonment, to be followed by a 18-month term of supervised release (Dkt. # 86). In imposing the revocation sentences and reimposing the terms of supervised release, the Court was guided by 18 U.S.C. § 3583(e) as amended by the PROTECT Act, which sets forth the length of a term of imprisonment that can be imposed as a revocation sentence, and § 3583(h), which authorizes a court to impose a term of supervised release following a revocation sentence. The Act amended § 3583(e)(3) to provide that "a defendant whose term is revoked . . . may not be required to serve *on any such revocation* more than" the prison sentence that applies to

the grade of the offense of conviction. The Court interpreted these revisions as authorizing imposition of the maximum term of imprisonment and reimposition of the maximum term of supervised release less the instant term revoked, applied anew to each revocation sentence. See also United States v. Lewis, 504 F. Supp.2d 708 (W.D. Mo. 2007), aff'd, 519 F.3d 822 (8th Cir. 2008); United States v. Williams, 425 F.3d 987, 989 (11th Cir. 2005); United States v. Tapia-Escalera, 356 F.3d 181, 188 (1st Cir. 2004)(dicta).

Based on equitable considerations and the statutory structure of § 3583(e)(1) and (2), the provisions authorizing modification of the term of supervised release, the Court corrects the sentence imposed by reducing the length of supervised release.

IT IS THEREFORE ORDERED that the judgment (Dkt. # 86) is hereby modified to reduce term of supervised release from a term of 18 months, to a term of 6 months.

IT IS FURTHER ORDERED that all other terms and provisions of the judgment are unchanged and shall remain the same as originally entered.

DATED this 6th day of September, 2011.

Claire V East CLAIRE V. EAGAN, CHIEF JUDGE UNITED STATES DISTRICT COURT